- (b) Agreements. A State plan must provide for an agreement between the Medicaid agency and each provider or organization furnishing services under the plan in which the provider or organization agrees to:
- (1) Keep any records necessary to disclose the extent of services the provider furnishes to recipients;
- (2) On request, furnish to the Medicaid agency, the Secretary, or the State Medicaid fraud control unit (if such a unit has been approved by the Secretary under §455.300 of this chapter), any information maintained under paragraph (b)(1) of this section and any information regarding payments claimed by the provider for furnishing services under the plan;
- (3) Comply with the disclosure requirements specified in part 455, subpart B of this chapter; and
- (4) Comply with the advance directives requirements for hospitals, nursing facilities, providers of home health care and personal care services, hospices, and HMOs specified in part 489, subpart I, and §417.436(d) of this chapter.
- (5)(i) Furnish to the State agency its National Provider Identifier (NPI) (if eligible for an NPI); and
- (ii) Include its NPI on all claims submitted under the Medicaid program.
- $[44\ FR\ 41644,\ July\ 17,\ 1979,\ as\ amended\ at\ 57\ FR\ 8202,\ Mar.\ 6,\ 1992;\ 75\ FR\ 24449,\ May\ 5,\ 2010]$

§431.108 Effective date of provider agreements.

- (a) Applicability—(1) General rule. Except as provided in paragraph (a)(2) of this section, this section applies to Medicaid provider agreements with entities that, as a basis for participation in Medicaid—
- (i) Are subject to survey and certification by CMS or the State survey agency; or
- (ii) Are deemed to meet Federal requirements on the basis of accreditation by an accrediting organization whose program has CMS approval at the time of accreditation survey and accreditation decision.
- (2) Exception. A Medicaid provider agreement with a laboratory is effective only while the laboratory has in effect a valid CLIA certificate issued under part 493 of this chapter, and only

- for the specialty and subspecialty tests it is authorized to perform.
- (b) All requirements are met on the date of survey. The agreement is effective on the date the onsite survey (including the Life Safety Code survey if applicable) is completed, if on that date the provider meets—
- (1) All applicable Federal requirements as set forth in this chapter; and
- (2) Any other requirements imposed by the State for participation in the Medicaid program. (If the provider has a time-limited agreement, the new agreement is effective on the day following expiration of the current agreement.)
- (c) All requirements are not met on the date of survey. If on the date the survey is completed the provider fails to meet any of the requirements specified in paragraph (b) of this section, the following rules apply:
- (1) An NF provider agreement is effective on the date on which—
- (i) The NF is found to be in substantial compliance as defined in §488.301 of this chapter; and
- (ii) CMS or the State survey agency receives from the NF, if applicable, an approvable waiver request.
- (2) For an agreement with any other provider, the effective date is the earlier of the following:
- (i) The date on which the provider meets all requirements.
- (ii) The date on which a provider is found to meet all conditions of participation but has lower level deficiencies, and CMS or the State survey agency receives from the provider an acceptable plan of correction for the lower level deficiencies, or an approvable waiver request, or both. (The date of receipt is the effective date of the agreement, regardless of when CMS approves the plan of correction or waiver request, or both.)
- (d) Accredited provider requests participation in the Medicaid program—(1) General rule. If a provider is currently accredited by a national accrediting organization whose program had CMS approval at the time of accreditation survey and accreditation decision, and on the basis of accreditation, CMS has deemed the provider to meet Federal

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requirements, the effective date depends on whether the provider is subject to requirements in addition to those included in the accrediting organization's approved program.

- (i) Provider subject to additional requirements. For a provider that is subject to additional requirements, Federal or State, or both, the effective date is the date on which the provider meets all requirements, including the additional requirements.
- (ii) Provider not subject to additional requirements. For a provider that is not subject to additional requirements, the effective date is the date of the provider's initial request for participation if on that date the provider met all Federal requirements.
- (2) Special rule: Retroactive effective date. If the provider meets the requirements of paragraphs (d)(1) and (d)(1)(i) or (d)(1)(ii) of this section, the effective date may be retroactive for up to one year, to encompass dates on which the provider furnished, to a Medicaid recipient, covered services for which it has not been paid.

[62 FR 43935, Aug. 18, 1997]

§ 431.110 Participation by Indian Health Service facilities.

- (a) Basis. This section is based on section 1902(a)(4) of the Act, proper and efficient administration; 1902(a)(23), free choice of provider; and 1911, reimbursement of Indian Health Service facilities.
- (b) State plan requirements. A State plan must provide that an Indian Health Service facility meeting State requirements for Medicaid participation must be accepted as a Medicaid provider on the same basis as any other qualified provider. However, when State licensure is normally required, the facility need not obtain a license but must meet all applicable standards for licensure. In determining whether a facility meets these standards, a Medicaid agency or State licensing authority may not take into account an absence of licensure of any staff member of the facility.

§ 431.115 Disclosure of survey information and provider or contractor evaluation.

- (a) Basis and purpose. This section implements—
- (1) Section 1902(a)(36) of the Act, which requires a State plan to provide that the State survey agency will make publicly available the findings from surveys of health care facilities, laboratories, agencies, clinics, or organizations: and
- (2) Section 1106(d) of the Act, which places certain restrictions on the Medicaid agency's disclosure of contractor and provider evaluations.
- (b) Definition of State survey agency. The State survey agency referred to in this section means the agency specified under section 1902(a)(9) of the Act as responsible for establishing and maintaining health standards for private or public institutions in which Medicaid recipients may receive services.
- (c) State plan requirements. A State plan must provide that the requirements of this section and §488.325 of this chapter are met.
- (d) Disclosure procedure. The Medicaid agency must have a procedure for disclosing pertinent findings obtained from surveys made by the State survey agency to determine if a health care facility, laboratory, agency, clinic or health care organization meets the requirements for participation in the Medicaid program.
- (e) Documents subject to disclosure. Documents subject to disclosure include—
- (1) Survey reports, except for Joint Commission on the Accreditation of Hospitals reports prohibited from disclosure under §422.426(b)(2) of this chapter;
- (2) Official notifications of findings based on survey reports:
- (3) Pertinent parts of written documents furnished by the health care provider to the survey agency that relate to the reports and findings; and
- (4) Ownership and contract information as specified in §455.104 of this subchapter.
- (f) Availability for inspection and copy of statements listing deficiencies. The disclosure procedure must provide that the State survey agency will—